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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/697,242	10/31/2003	Kaoru Kijima	244666US6X	9916
	7590 03/14/200 AK MCCLELLAND	•	EXAMINER	
OBLON, SPIVAK, MCCLELLAND, MAIER & NEUSTADT, P.C. 1940 DUKE STREET			AGWUMEZIE, CHARLES C	
ALEXANDRIA, VA 22314			ART UNIT	PAPER NUMBER
		3621		
			<del></del>	
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	NOTIFICATION DATE .	DELIVERY MODE	
3 MOI	NTHS	03/14/2007	ELECTRONIC	

# Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

Notice of this Office communication was sent electronically on the above-indicated "Notification Date" and has a shortened statutory period for reply of 3 MONTHS from 03/14/2007.

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	Application No.	Applicant(s)					
	10/697,242	KIJIMA ET AL.					
Office Action Summary	Examiner	Art Unit					
•		3621					
The MAILING DATE of this communication app	Charlie C. Agwumezie ears on the cover sheet with the c		dress				
Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	<b>l.</b> nely filed  the mailing date of this $\infty$ D (35 U.S.C. § 133).	<i>'</i> .				
Status .							
1) Responsive to communication(s) filed on 20 De	ecember 2006						
· · · · · · · · · · · · · · · · · · ·	action is non-final.						
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closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) Claim(s) 1-32 is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-32</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or	election requirement.						
Application Papers			•				
9) The specification is objected to by the Examiner	r.						
10) The drawing(s) filed on is/are: a) acce		Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correcti	-···	• •	R 1.121(d).				
11) ☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PT	O-152.				
Priority under 35 U.S.C. § 119		•					
12)⊠ Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)	-(d) or (f)					
a) All b) Some * c) None of:							
1. Certified copies of the priority documents	s have been received.						
•							
3. Copies of the certified copies of the prior	3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau	(PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of	of the certified copies not receive	d.					
	•						
Attachment(s)							
1) X Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ite					
Information Disclosure Statement(s) (PTO/SB/08)     Paper No(s)/Mail Date 11/7/06.	5) Notice of Informal P 6) Other:	atent Application					
1	-/						

Art Unit: 3621

#### **DETAILED ACTION**

#### Status of Claims

1. Claims 1, 10, 14, 17, 20 and 26-32 are currently amended. Claims 1-32 are pending in this application per the response to office action filed on December 20, 2006.

## Response to Arguments

2. Applicant's arguments with respect to claims 1-32 have been considered but are most in view of the new ground(s) of rejection.

## Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

<u>Claims 1-32</u>, are rejected under 35 U.S.C. 102(e) as being anticipated by Hayes et al U.S. Patent Application Publication No. 2003/0200216 A1.

As per <u>claims 1, 20 and 26</u>, Hayes et al discloses an information service method, comprising the steps of:

Art Unit: 3621

recording identification information that is unique to a non-recordable data recording medium to the recording medium (fig. 9 and 10; 0023; 0025; 0026; 0028; 0030);

correlatively storing the identification information and management information corresponding to the data recording medium at the management server (0028; 0025; 0030);

reading the identification information from the data recording medium when data is reproduced from the data recording medium (0025; 0028; 0030; ...system then reads the disc identification information...);

transmitting the identification information from the data recording medium to a communication network (fig. 19; 0028; 0030);

receiving at the management server the transmitted identification information and reading the management information correlated with the identification information (0025; 0028; 0030; ...the client device communicates a unique identifier associated with a particular piece of media...);

providing the management information read at the management information reading step (fig. 7; 0025; 0028; 0082; 0083); and

reproducing the content data on the data recording medium in accordance with the provided management information (fig. 5; 0024; 0025; ...write encrypted data stream to media...).

Art Unit: 3621

As per <u>claims 2, 11, 21 and 27</u>, Hayes et al further discloses the information service method, wherein the data recording medium is an optical disc of which a reproduction signal is obtained in accordance with reflected light of radiated light (0024; 0025; 0023; 0027).

As per <u>claims 3, 12, 22 and 28</u>, Hayes et al further discloses the information service method, wherein the management information contains use limit information that represents a license of a user for content data recorded on the data recording medium (0024; 0025; 0033; 0035; 0142 "... usage permitted...").

As per <u>claims 4, 13, 23, and 29</u>, Hayes et al further discloses the information service method, wherein the use limit information contains at least one of the number of times the content data recorded on the data recording medium can be reproduced, the reproduction expiration date and time, and the number of times the content data recorded on the data recording medium can be copied (0043; 0125; 0131; 0142).

As per <u>claim 5</u>, Hayes et al further discloses the information service method, further comprising:

setting the use limit information when the data recording medium is obtained (0142; "...describes the usages permitted under the license..."),

wherein the management information that is correlated with the identification .

information and stored at the storing step is set in accordance with the use limit

Art Unit: 3621

information that has been set at the use limit information setting step (see fig. 13B; 0142; 0143).

As per <u>claim 6</u>, Hayes et al further discloses the information service method, wherein when the data recording medium is used, the identification information is read from the data recording medium and the management information is rewritten in accordance with the identification information that has been read and a use mode (0023).

As per <u>claim 7</u>, Hayes et al further discloses the information service method, further comprising the step of:

issuing key data that allows the content data recorded on the data recording medium to be reproduced in accordance with the management information that has been read at the management information reading step (0025; 0027; 0028).

As per <u>claim 8</u>, Hayes et al further discloses the information service method, wherein the key data issued at the key issuing step is transmitted to a reproducing side that reproduces data from the data recording medium through the communication network (0027; 0028).

As per <u>claims 9, 18, 25, and 31</u>, Hayes et al further discloses the information service method, wherein license information for content data recorded on the data

Art Unit: 3621

recording medium is added to the key data issued at the key issuing step in accordance with the management information and transmitted through the communication network (0025; 0027; 0028; ...server encrypts electronic content using unique identifier as key...).

As per <u>claim 10</u>, Hayes et al discloses an information service system, comprising:

an identification information recording unit for recording identification information that is unique to a non-recordable data recording medium to the data recording medium (fig. 9 and 10; 0023; 0026; 0028; 0030);

an information terminal unit having:

reproducing unit configured to reproduce data from the data recording medium (fig. 5; 0159; "...write encrypted data stream to media..."), and

identification information reading unit configured to read the identification information from a reproduction output of the reproducing unit (fig. 5; 0024; 0025; 0028); and

a server unit having:

a memory configured to correlatively store the identification information and management information corresponding to the data recording medium (fig. 5; 0024; 0025; 0028), and

wherein the server unit is configured to read the management information stored by the memory in accordance with the identification information transmitted from the

Art Unit: 3621

information terminal unit (0024; 0025; 0028; ...the client device communicates a unique identifier associated with a particular piece of media...) wherein

said terminal unit is configured to reproduce the data on the data recording medium in accordance with the provided management information (fig. 5; 0024; 0025; 0028; "...write encrypted data stream to media...").

As per <u>claim 14</u>, Hayes et al further discloses the information service system, further comprising:

an identification information reading unit configured to read the identification information recorded on the data recording medium and transmit the identification information to the server unit when the data recording medium is obtained (fig. 5; 0024; 0025; 0028; ...the client device communicates a unique identifier associated with a particular piece of media...).

As per <u>claim 15</u>, Hayes et al further discloses the information service system, wherein the identification information reading unit is configured to set user's license for the data recording medium and transmit the license to the server unit along with the identification information (fig. 13B; 0024; 0025; 0028).

As per <u>claim 16</u>, Hayes et al further discloses the information service system, wherein when data is reproduced from the data recording medium, the identification information that has been read from the data recording medium and information that

Art Unit: 3621

represents a use mode of the data recording medium are transmitted from the information terminal unit to the server unit (see fig. 5; 0024; 0025; 0028), and

wherein the server unit is configured to rewrite the management information in accordance with the identification information and the information that represents the uses state that have been transmitted (fig. 5; 0024; 0025; 0028).

As per <u>claim 17</u>, Hayes et al further discloses the information service system, wherein when data is reproduced from the data recording medium by the reproducing unit, the information terminal unit is configured to transmit the identification information that has been read by the identification information reading unit to the server unit (fig. 5; 0024; 0025; 0028; ...the client device communicates a unique identifier associated with a particular piece of media...), and

wherein the server unit is configured to issue key data that allows content data recorded on the data recording medium to be reproduced in accordance with the management information that has been read from the memory in accordance with the identification information that has been transmitted and transmit the key data to the information terminal unit (fig. 5; 0024; 0025; 0028).

As per <u>claims 19 and 32</u>, Hayes et al further discloses the information service system, wherein the information terminal unit is configured to store a part of the management information (fig. 7; 0027; 0028).

Art Unit: 3621

As per <u>claims 24 and 30</u>, Hayes et al further discloses the reproducing or recording controlling method,

Page 9

wherein the server unit is configured to transmit key data that has been issued by the server unit in accordance with the management information correlated with the identification information, the key data being configured to control whether to reproduce content data recorded on the data recording medium or to record the content data recorded on the data recording medium to another recording medium (0025; 0027; 0028; ... server encrypts electronic content using unique identifier as key...).

### Conclusion

4. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Examiner's Note: Examiner has cited particular columns and line numbers in the references as applied to the claims below for the convenience of the applicant. Although the specified citations are representative of the teachings in the art ad are applied to the specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested that the applicant, in preparing the responses, fully consider the references in entirety as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior art or disclosed by the examiner.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Charles C. Agwumezie whose number is **(571) 272-6838**. The examiner can normally be reached on Monday – Friday 8:00 am – 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Trammell can be reached on (571) 272 – 6712.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Charlie Lion Agwumezie
Patent Examiner

Art Unit 3621

Acc March 5, 2007

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